# ELECTION . POLL BOOK,

DISTRICT,

WARD,

TOWN OR CITY OF January

Tulster COUNTY.

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### ELECTION

## POLL BOOK,

STATE OF NEW YORK.

Adapted to the Election Law, Chap. 909, Laws of 1896, Constituting Chapter Six of the General Laws.

Defining the Duties of Inspectors, Ballot Clerks, Poll Clerks and Watchers on Election Day, from the Opening to the Closing of the Polls.

COMPILED BY
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ALBANY, N. Y.

#### DUTIES OF INSPECTORS, BALLOT, POLL CLERKS AND WATCHERS ON ELECTION DAY.

#### CHAPTER 909, LAWS 1896.

Sec. 13. Vacanaey is poll and builtot clerks in towns.—It si say time of any election at which poll clerks and ballot clerk and required to be present at the polling place in any election district, the office of a poll clerk or of a ballot clerk of such district shall be vacant, or a poll clerk or ballot clerk shall be absent, the inspectors of election in such district shall be related to the property of the p

vided, however, that candidates for public office voted for at such polling place may be present at the canvass of the votes.

§ 102. Watchers; challengers; electioneering.—Each political party or independent body duly filing certificates of nomination of candidates for offices to be filled at any such election, may, by a writing signed by the duly authorized county, city, town or village committee of such political party or independent body, or by the chairman or secretary thereof charged with that duty and delivered to one of the inspectors of election, appoint not more than two watchers to attend each polling place thereof. Such committee, chairman or secretary thereof for a city, county, town or village shall not appoint watchers for any polling place outside of such city, county, town or village, respectively. Such watchers may be present at such polling place, and within the guard rail, from at least fifteen minutes before the unlocking and examination of any ballot box at the opening of the polls of such electio, antil after the announcement of the result of the canvass of the votes cast thereat, and the signing of the original statement of canvass and copies thereof by the inspectors. A reasonable number of challengers, at least one person of each such party or independent body, shall be permitted to remain just outside the guard-rail of each such polling place, and where they can plainly see what is done within such rail outside the voting booths, from the opening to the closing of the polls thereat. No person shall, while the polls are open at any polling place, do any election-

eeting within such polling place, or within one hundred fest therefrom, in sury public streat, or in sony building or room or in a public samener, and no political banner, posters or placed shall, he also does not up to the provision of the pro

aid of glasses, from seeing the names printed upon the official ballot, or so crippled that he can not enter the voting booth and prepare his ballot without assistance; or any elector in an election district who is not required by law to personally register, who is unable to write by reason of illiteracy, or is physically disabled in one or more ways described in the third subdivision of section thirty-four of the election law, and who shall make the statement under oath to the inspectors in the form required in said subdivision, may choose two of the election officers, both of whom shall not be of the same political faith, to enter the booth with him, to assist him in preparing his ballots. At any town meeting or village election, where the election officers are all of the same political faith, any elector entitled to assistance as herein provided may select one of such election officers and one elector of such town or village of opposite political faith from such election officers as selected, to render such assistance. Such election officers or persons assisting an elector shall not in any manner request or seek to persuade or induce any such elector to vote any particular ticket, or for any particular candidate, and shall not keep or make any memoranda or entry of anything occurring within such both, and shall not, directly or indirectly, reveal to any other person the name of any candidate voted for by such elector, or which ticket he has voted, except they be called upon to testify in a judicial proceeding for a violation of this act, and each election officer, before the opening of the polls for the election, shall make oath that he "will not in any manner request, or seek to persuade, or induce any pelector to vote any particular ticket or for any particular candidate, and that he will not, directly or indirectly, reveal to any person the name of any candidate voted for by any elector or which they are also any entrol to any person the name of any candidate, and that he will not, directly or indirectly,

at the head of the ticket.

2. If the elector desires to vote a split ticket, that is, for candidates of different parties, he must not make a cross X mark in the circle above the name of any party, but shall make a cross X mark in the voting space before the name of each candidate for whom he desires to vote on whatever

If the ticket marked in the circle for a straight ticket, does not contain the names of candidates for If the ticket marked in the circle for a straight ticket, does not contain the names of candidates for all offices for which the elector may vote, he may vote for candidates for such offices so omitted by making a cross X mark before the names of candidates for such offices on other tickets, or by writing the names, if they are not printed upon the ballot, in the blank column under the title of the office. If the elector desires to vote for any person whose name does not appear upon the ballot, he can so vote by writing the name with a pencil having black lead in the proper place in the blank column. The elector can vote blank for any office by omitting to make a cross X mark in any circle, and by making a cross X mark in the voting space before the name of every candidate he desires to vote for, except for the office for which he desires to cast a blank vote. In the case of a question submitted, the elector shall make a cross X mark in the blank square space on the right of and after the answer "Yes" or "No," which he desires to give on each such question submitted. One straight line crossing another straight line at any angle within a circle, or within the voting spaces, shall be deemed a valid voting mark.

§ 106. Manner of voting.—When the ballot or ballots which an elector has received shall be

regard without removing any other part of the ballot substituted and have no mark or tear visible on the outside thereof, except the printed number on the stub and the printed number on the stub or stubs of the official ballot or set of ballots as the number on the stub or stubs of the official on the part of the hallot box, and shall offer the same to such inspector. Such inspector shall announce the name of the elector and the printed number on the stub of the official ballot so delivered to him in a loud and distinct tone of voice. If such elector be entitled then and if his ballot or ballots are properly folded, and have no mark or tear visible on the outside thereof, except the printed number on the stub and the printed indorsement on the back, and if such printed number is the same as that entered on the poll-books as the number on the stub or stubs of the official ballot or set of ballots last delivered to him by the ballot clerks, such inspector shall receive such ballot or ballots, and after removing the stub or stubs therefrom, in plain view of the elector, and without removing any other part of the ballot, or in any way exposing any part of the face thereof below the stub, shall deposit each ballot in the proper ballot box for the reception of voted ballots; and the stubs in the box for detached ballot stubs. Upon voting, the elector shall forthwith pass outside the guard-rail unless he be one of the persons authorized to remain within the guard-rail for other purposes than voting. No ballot without the official indorsement shall be allowed to be deposited in the ballot box except as provided by sections eighty-nine and one hundred and seven of the election law, and none but ballots provided in accordance with the provisions of the election law shall be counted. No official ballot folded shall be unfolded outside the voting both. No person to whom any official ballot folded shall be unfolded outside the voting both. No person to

receive any further ballots.

§ 107. When unofficial ballots may be voted.——If, for any cause, the official ballots shall not be provided as required by law at any polling place, upon the opening of the polls of an election thereat, or if the supply of official ballots shall be exhausted before the polls are closed, unofficial ballots, printed or written, made as nearly as practicable in the form of the official ballot, may be

used. \$ 108. Challenge. — Subdivision 1.—A person may be challenged either when he applies to the ballot clerk for official ballots, or when he offers to an inspector the ballots he intends to vote, or previously by notice to that effect to an inspector by any elector. The name of the person challenging shall not be disclosed by an election officer unless required by a court or a judicial officer. It

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shall be the duty of each inspector to challenge every person offering to vote, whom he shall know or suspect not to be duly qualified as an elector. If any person offering to vote at any election shall be challenged in relation to his right to vote thereat, one of the inspectors shall tender to him the following preliminary oath: "You do swear (or affirm) that you will fully and truly answer all such questions as shall be put to you touching your place of residence and qualifications as an elector." The inspectors or one of them shall then question the person challenged in relation to his name; his place of residence before he came into that election district; his then place of residence, his citizenship; whether he be a native or naturalized citizen, and if the latter, when, where, and in what court, or before what officer he was naturalized; whether he came into the election district for the purpose of voting at that election; how long he contemplates residing in the election district, and all other matters which may tend to test his qualifications as a resident of the election district, citizenship and right to vote at such election at such polling place. If any person shall refuse to take such preliminary oath when so tendered, or to answer fully any such question which may be put to him, his vote shall be rejected. After receiving the answers of the persons so challenged, the board of inspectors shall point out to him the qualifications, if any, in respect to which he shall appear to them to be deficient.

shall point out to him the qualifications, if any, in respect to which he shall appear to them to be deficient.

Subdivision 2. General oath.—If the person so offering to vote, shall persist in his claim to vote, and the challenge be not withdrawn, one of the inspectors shall then administer to him the following general oath: "You do swear (or affirm) that you are twenty-one years of age, that you have been a citizen of the United States for ninety days, and an inhabitant of this state for one year next preceding this election, and for the last four months a resident of this county, and for the last thirty days a resident of this election district, and that you have not voted at this election." If the person so offering to vote shall be challenged for causes stated in section two of article two of the constitution of this state, the following additional oath shall be administered by one of the inspectors: "You do swear (or affirm) that you have not received or offered, do not expect to receive, have not paid, offered or promised to pay, contributed, offered or promised to contribute to another, to be paid, or used, any money, or other valuable thing, as a compensation or reward for the giving, or withholding, of a vote at this election, and have not made any promise to influence the giving or withholding of any such vote, and that you have not made, or become directly or indirectly, interested in any bet or wager depending upon the result of this election." If the person so offering to vote shall be challenged on the ground of having been convicted of bribery or any infamous crime, the following additional oath shall be administered to him by one of the inspectors: "You do swear (or affirm) that you have not been convicted to fribery or any infamous crime, or if so convicted, that you have been pardoned and restored to all the rights of a citizen." If any person shall refuse to take either oath so tendered his vote shall be rejected, but if he take the oath or oaths tendered him, his vote shall be accepted.

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have not been convicted to all the rights of a citizen." If any person shall refuse to take either oath so tendered his vote shall be rejected, but if he take the oath or oaths tendered him, his vote shall be accepted.

Subdivision 3. Record of persons challenged.—The inspectors of election shall keep a minute of their proceedings in respect to the challenging and administering oaths to persons offering to vote, in which shall be entered, by one of them, the name of every person who shall be challenged or take either of such oaths, specifying in each case whether the preliminary oath or the general oath, or both were taken. At the close of the election, the inspectors shall add to such minutes are crifficate to the effect that the same are all such minutes as to all persons challenged at such election in such district.

§110. Canvass of votes. Subdivision 1. Preparation for canvass.—As soon as the polls of an election are closed, the inspectors of election thereat shall publicly canvass and ascertain the votes, and not adjourn or postpone the canvass until it shall be fully completed. Any election officer who shall sign any oviginal statement of canvass, or certified copies thereof, at any place other than the polling place, or at any time other than immediately after the canvass is prompleted, and any election officer or person who shall take from the polling place any such statement before it shall have been signed as herein provided, is guilty of a felony, and shall be punished, upon conviction thereof, by imprisonment in a state prison for not less than two nor more than five years. The room in which such canvass is made shall be centrally lighted, and such canvass shall be made in plain view of the public. It shall not be lawful for any person or persons, during the canvass, to close or cause to be closed, the main entrance to the room in which such canvass is conducted in such manner as to prevent ingress or egress thereby. When two ballot boxes shall be opened and the ballots therein canvassed in the fol

Subdivision 2. Intent of electors.—No. 1. If the elector marks more names than there are persons to be elected to an office, or if for any reason it is impossible to determine the elector's choice for an office to be filled, his vote shall not be counted for such office, but shall be returned as a blank

for an office to be filled, his vote shall not be counted for such office, but shall be returned as a blank vote for such office.

No. 2. If the elector shall have made a cross X mark in the circle at the head of a party ticket and before the names of individual candidates on the same ticket only, the voting marks in the voting spaces before the names of such candidates on such ticket shall be treated as surplusage, and his vote shall be counted for all the candidates on such ticket so marked in the circle.

No. 3. If the elector shall have made a cross X mark in the circle above the name of the party, some of whose candidates he desired to vote for, and he shall also have placed a cross X mark before the name of any candidate of any other party for any office, the cross X mark in the circle above the name of the party ticket must be deemed to have cast the elector's vote for every candidate on the ticket of such party so marked except for the candidate or candidates for the offices which are individually marked on other tickets, and the candidate or candidates so individually marked on such other tickets shall be deemed the choice of the voter for such office or offices; provided, however, that,

other ticket or tickets shall be deemed the choice of the voter for such offices, provides, however, that,

No. 4. Where two or more persons are to be voted for in any election district for the same office, as two or more justices of the supreme court, or presidential electors, and the names of the several candidates therefor are printed on any party ticket under the title of the office for which all are running, and the elector shall have made a voting mark in the circle at the head of the party ticket, and shall also have made a voting mark before one or more of the group of candidates for such office on one other ticket only, he shall be deemed to have cast his vote for all the candidates for such office on the party ticket so marked in the circle, except for such candidates of such party whose names are upon the same lines as the names of the candidates upon the other ticket so individually marked, and his vote shall be counted for the candidates of such party which he has so individually marked, unless in addition to marking the ticket in the circle at its head, he shall also have made a cross X mark before

each one of the group of candidates for such office for whom he desires to vote on the ticket thus marked in the circle; and provided, firther,

No. 5. That where two or more persons are to be voted for in any election district for the same office, as presidential electors or justices of the supreme court, and the names of the several candidates therefor are printed on any party ticket under the title of the office for which all are running and the elector shall have made a voting mark in the circle at the head of the party ticket, and shall also have made a voting mark before the names of candidates for such office for which all are running, apon more than one other party ticket, he must also indicate by voting marks on the ticket so marked in the circle the individual, andidates of the group of candidates so running upon such ticket for such office for which are individually marked.

No. 6. If the elector shall have marked a cross X mark in more than one circle at the head of the party tickets and if on either of such tickets there shall be one or more candidates for office for which no other candidates or candidates is or are named on such other ticket or tickets so marked in the circle his vote shall be count'd for such candidate or candidates.

Subdivision 3. Method of counting.—The method of counting shall be as follows: The straight ballots, that is, the ballots on which all the candidates on one party ticket and no others are voted for shall be separated from the split ballots and counted, and the number of straight party votes for each candidate shall be entered in gross opposite his name on each tally sheet by each poll clerk. The chairman of the board shall then take the split ballots are parted, such ablots and which have been considered in the votes for each candidate on each such ballot, in the order of the offices printed thereon, and each poll clerk shall make an accurate tally of the same. As the votes on each split ballot are counted, such ballot shall be passed to the other inspectors for exa who shall immediately transmit by telegraph, telephone or messenger, the contents of such statement to the officer commanding the police department of such city. Such statement shall be preserved for six months by the police, and shall be presumptive evidence of the result of such canvass for each

who shall immediately transmit by telegraph, telephone or messenger, the contents of such statement to the officer commanding the police department of such city. Such statement shall be preserved for six months by the police, and shall be presumptive evidence of the result of such canvass for each such office.

§ 111. Original statement of canvass and certified copies.—Upon the completion of the canvass, the board of inspectors of election shall make and sign an original statement thereof showing the kind of election, the date when held; the number of the election district; the town or ward, and the city and county in which it was held, on the first page or pages of which there shall be return of the ballots voted, following which there shall be a separate return for each office of the votes cast for each candidate therefor in the form prescribed for such returns and statement in section eighty-four of the election law. At the end of the last detailed statement of votes cast for candidates, they shall add a statement of the number of gen ral ballots pretested as "marked for identification," which ballots shall be endorsed by the inspectors "protested as marked for identification," specifying the mark or marking to which objection is made over their signatures and all of which shall be counted for the several candidates voted for thereon. The inspectors shall also make as a part of their original statement a return of the number of void ballots rejected by them, and on such ballot no vote can be counted for any candidate. Each such ballot so declared void by the inspectors shall be ended by the chairment of the canvas. It ballots are voted on any constitutional amendment, proposition or question, a similar return of the ballots and votes cast thereon shall be fined by the chairman of the board of inspectors with the original statement of the canvass, and also at the bottom of each sheet, or half sheet thereof, the inspectors shall make and sign a certificate that the foregoing statement is correct. If any inspec

county or city board of canvassers.

§ 113. Delivery and filing of papers relating to the election.—If the election be other than an election of town, city, village or school officers, held at a different time from a general election, the chairman of the board of inspectors of each election district, except in the cities of New York and Brooklyn, shall forthwith, upon the completion of such certified original statement of the result, deliver one certified copy thereof to the supervisor of the town in which the election, if out-

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side of a city, is situated, and if in a city, to one of the supervisors of such city. If there be no supervisor, or he be absent or unable to attend the meeting of the county board of canvassers, such certified copy shall be forthwith delivered to an assessor of such town or city. One certified copy of such original statement of the result of the canvass, the poll-books of such election, and one of the tally sheets, shall be forthwith filed by such inspectors, or by one of them deputed for that purpose, with the town clerk of such town, or the city clerk of such city, as the case may be. The original certified statement of the result of the canvass, with the original ballot returned prepared by the ballot clerk attached, the sealed package of void and protested ballots, the record as to challenged and assisted voters, and the sealed packages of detached stubs and unvoted ballots, and one of the tally sheets shall, within twenty-four hours after the completion of such canvass, be filed by the chairman of the board of inspectors, with the county clerk of the county in which the election district is situated. The register of electors and public copy thereof shall be filed as prescribed in section thirty-five of the election law. In the city of New York, the original statement of canvass and the sealed package of void and protested ballots, shall be filed within twelve hours after the completion of the tally sheets, properly certified by the poll clerks. One certified copy of such original statement, one poll-book and one tally sheet shall be filed within such time with the county clerk of New York county, and the other certified copy of such original statement of canvass, the sealed package of void and protested ballots, one of the poll-books and one of the tally sheets, properly certified by the oplic lerks, shall be filed within such time in the office of the canvass, one poll-book and one tally sheet shall be filed within such time in the office of the canvass, one poll-book and one tally sheet shall be filed

custody of the same.

§ 114. Judicial investigation of ballots.—If any certified original statement of the result of the canvass in an election district shall show that any of the ballots counted at an election therein were objected to as marked for identification, a writ of mandamus may, upon the application of any candidate voted for at such election in such district, within twenty days thereafter, issue out of the supreme court to the board or body of canvassers, if any, of the return of the inspectors of such election district, and otherwise to the inspectors of election making such statement requiring a recount of the votes of such ballots. If the court shall, in the proceedings upon such writ, determine that any such ballot was marked for the purpose of identification, the court shall order such ballot and the votes thereon to be excluded upon a recount of such votes. A like writ may in the same manner be issued to determine whether any ballot and the votes thereon which has been rejected by the inspectors as void, shall be counted. If in the proceedings upon such writ the court shall determine that the votes upon any such ballot rejected as void shall be counted, the court shall order such ballot and the votes thereon to be counted upon a recount of such votes. Boards of inspectors of election districts, and boards of canvassers, shall continue in office for the purpose of such proceedings.

Number of Elector.	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS. (BY STREET AND NUMBER IF IN A CITY, OR A BRIEF DESCRIPTION OF LOCALITY.)		
1	Archer, George.	80 Washington St.		
4	Ableman, Albert.	29 Jackson St.		
8	Andrews, Robert.	Main St., near Plank Road.		
11	Arkell, George E.	200 Plain St.		
16	Allen, Victor.	39 Columbia St.		

#### NOTES.

Names of voters. The law requires poll clerks to enter upon the poll·lists the names of all persons to whom a set of official ballots shall have been delivered in the alphabetical order of the first letter of his surname.

Residence of voters. The law makes it obligatory upon poll clerks to enter upon the poll-lists the residence of all voters, by street number if any, if no street number by a brief description of the locality.

Printed number on ballot stub delivered to voters. The election law makes it obligatory on the pollclerks to enter on the poll-list in the appropriate column, the printed number upon the stubs of ballots delivered to the voter. If the ballot or set of ballots delivered to any elector shall be returned by him to the ballot clerk, and he shall obtain a new ballot or set of ballots, the poll-clerks shall write opposite his name on the poll-books, in the proper column the printed number on the stubs of such ballot or additional set of ballots. Each poll-clerk shall make a memorandum upon his poll-book opposite the name of each person who shall have been challenged and taken either of the oaths prescribed upon such challenge, or who shall have received assistance in preparing his ballot and shall also enter upon the poll-book opposite the name of such person the names of the election officers or persons who rendered such assistance, and the cause or reason assigned for such assistance by the elector assisted.

Returned ballots. Three sets of ballots can be issued to a voter to replace spoiled ballots, but a person who receives a set of ballots and returns it, neglecting to vote, and passes outside the guard-rail, shall not be permitted to pass again within the guard rail for the purpose of voting or to receive any further ballots.

Number on Ballots delivered to Electors.	Number on Ballots Voted.	REMARKS.
27	27	Challenged.
97	97	
102	102	Blind, assisted by ————.
106 109	109	
140	140	

Ballot-boxes and ballots deposited. "There shall be but one ballot box at each polling place for receiving all ballots cast for candidates for office, which box shall be conspicuously marked 'Box for general ballots.' There shall also be a ballot box for the reception of ballots found to be defective in printing, or mutilated before delivery to electors, and for ballots spoiled and returned by electors, which box shall be conspicuously marked 'Box for spoiled and mutilated ballots.' There shall also be a box for detached ballot stubs, which box shall be conspicuously marked, "Box for detached ballot stubs." If proposed constitutional amendments, or other propositions or questions may lawfully be voted upon thereat, there shall be a separate ballot box at each polling place for the reception of ballots upon such amendments or propositions, or questions, which box shall be marked conspicuously, 'Box for questions submitted.'"

Remarks. Under the head of remarks each poll-clerk shall make a memorandum upon his poll book opposite the name of each person who shall have been challenged or taken either of the oaths prescribed upon such challenge, or who shall have received assistance in preparing his ballot and shall also enter upon the poll-book opposite the name of such person the names of the election officers or persons who rendered such assistance, and the cause or reason assigned for such assistance by the elector assisted.

	NUMBER OF ELECTOR,	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors.	Number on Ballots Voted.	REMARKS.	AB
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4.,	20 Booth Win 26 Brundage P W 27 Birsh James H	Frost Palley Clarwill Clarwill	20 26 27	(		F
	34 Bunton Henrey 35 Baker Anthony Gr 66 Bartman Geo Er 72 Brown Charles	Claraville Elaraville	34 35-66 72	1		H
	89 Brackman Jahn 90 Baker Anthrey or 105 Brown Cherman	Denning Claraville Branch	89	1		K L
	121 Bloder Herank	Denning	121	(		MN
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NUMBER OF ELECTOR,	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors.	Number on Ballots Voted.	REMARKS.		7
6 18 15 29 31 44 46 58	Cross William Carmon Hom Crawford orverle Crafford Millord Cirlins Salaman Coon David H Carney Katter Car Geo H	Claraville Claraville Claraville Claraville ("" Enreka Claraville	6 13 15 28 31 44 46 58				
74	Cale Dubois Crafford Salaman Currey Ezkel	Latletan	74	7 .			JKL
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							R S T
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		NUMBER OF ELECTOR.	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered	to Electors.	Number on Ballots Voteds	REMARKS.	
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	\$10	3	Dulaff Min Dunnand Disan Dufaff George Dinch Henrey	Blaraville Ladletan	38	3	1 1 1		G H J
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NUMBER OF ELECTOR.	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.		Number on Ballots delive <b>red</b> to Electors.	Number on Ballots Voted,	REMARKS.	
48	Ents Joseph & Erts George	Denning	4	48	1		
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	NUMBER OF ELECTOR,	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors.	Number on Ballots Voted	REMARKS.	
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REMARKS.	REMARKS
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Number on Ballots delivered to Electors.	Number 18 1 2 2 4 2 8 1 2 5 1 8 1 1 2 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5
RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Clary ville Branch Branch Deming
NAMES OF ELECTORS.	Grov Henry Word Henry Word Henry Word Henry For George Henry For George Henry For George Henry For George Herran Gardely Jodeph
NUMBER OF ELECTOR,	130 NAMBER 1 20 1 20 1 20 1 20 1 20 1 20
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NUMBER	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.		Number on Ballofs delivered to Electors.	Number on Ballots Voted.	REMARKS.	
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95	Hombeck George Namultan Martin	Claraville Ladel Inn		95			PQRSTUV
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	NUMBER OF ELECTOR,	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.		Number on Ballots delivered to Electors.	Number on Ballots Voted,	REMARKS.	
-	88.	Kathe Henry Kone Fra	Cloraville Branch		83	1		
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NUMBER OF ELECTOR,	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors.	Number on Ballots Voted.	REMARKS.	R
52 64 88 98 107	Low & E Learny German Lant Petter Learny Charles	Ladellan Branch Elaravilli	52 64 88 98 1.07			
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NUMBER OF ELECTOR,	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors.	Number on Ballots Voted,	REMARKS.	
21 41 45 47 54 55 6 7 8 6 9 9	Mulnit Avery Most Ben Many Warren b Mulford James Myero Edward Mong Feisce Myers Anthrey Myers Lerenza Moben A A J	Blaraville Denning Learning Blaraville Denning	21 41 43 45 6 1 7 8 6 9 9			
117	maben Millard & Inverse Smathew Mafett George	Denning Blaraville		7 1		M N O P Q
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NUMBER OF ELECTOR,	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on	Ballots delivered to Electors.	Number on Ballots Voted.	REMARKS.	
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*	NUMBER OF ELECTOR.	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors.	Number on Ballots Voteds	REMARKS.	
	14 17 49 104 113	Osterhondt Mm Odell Benfmend Odell Benf Jr Odell Benf Jr Osterhondt-Jahn	Denning Claraville 11 11 11	14 17 49 104 113	1.		
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7	NUMBER OF ELECTOR,	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.		Number on Ballots delivered to Electors.	Number on Ballots Voted.	REMARKS.
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NUMBER OF ELECTOR.	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballors delivered to Electors.	Number on Ballots Voted,	REMARKS.	
62 0	Bran Milliam Bridalph Henrey Bosaranse James Bridalph Binhard Ryan Millis	Clary wille Dening ""	4 57 5-3 62 80 112			
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NUMBER OF ELECTOR	NAMES OF ELECTORS	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on	Ballots delivered to Electors.	Number on Ballots Voted,	REMARKS.	
6	Sohwab Nickless Simpson Conserse Obhwab Anthrey Leterley Wm G	Denning Denning Clarwille Bransh	5		1		
94	Seterly Oscar Shully Charles		9	7	1		
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,0	NAMES OF ELECTORS HOUSE	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors	Number on Ballots Voted,	And the second	REMARKS	
	29 Faylor Smith 60 Der Bush Geris 64 Learne France 63 Ter Bush Benjama 75 Ter Bush Belver 77 Taylor Cornelius.		29 60 64 63 75 79	1 1 1 1 1 1			
	1.06 Taylor Anthrey		106	1			
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	NUMBER OF ELECTOR.	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electore	Number on Ballots Voted.	rmse o grien,	REMARKS		
\ 	23 33 65	Vandover Albert Vanwagner Dubois Vanaken Chros Vanaken Riley Vanaken Et	Cloryville Ladleton Cloryvill Cloraville	// 29 36 39					
	6978	Vile Hiskles Vanaken Um Van James	Denning Claraville Bransh	68	/				
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NUMBER OF ELECTOR.	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors.	Number on Ballots Voted,	REMARKS	
30 37 97 97 99 1.16 182	Wood Petter Whikom Stather Whipple Jahm to Whipple Sherman Whipple Howard	Branch	37 91 97 99 1.16			
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	NUMBER OF ELECTOR,	NAMES OF ELECTORS.	RESIDENCE OF ELECTORS.  By Street and Number if in a city, or a brief description of locality.	Number on Ballots delivered to Electors.	Number on Ballots Voted.	REMARKS
	119	Gale George	Denning	119		
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